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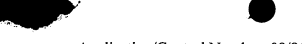
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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/866,003	05/25/2001	Jeff Swanson	31255-1002	5858	
7	590 05/27/2004		EXAMINER		
KYOCERA WIRELESS CORP. P.O. BOX 928289		• 1	SHARMA, SUJATHA R		
	CA 92192-8289	· ·	ART UNIT	PAPER NUMBER	
•		·	2684		
			DATE MAIL ED: 05/27/200	4 1 3	

Please find below and/or attached an Office communication concerning this application or proceeding.

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•		Application	n No.	Applicant(s)	P			
Office Action Summary		09/866,003	<b>S</b>	SWANSON ET AL.	·			
		Examiner		Art Unit				
		Sujatha Sh		2684				
Period fe	The MAILING DATE of this communication a or Reply	appears on the	cover sheet with the c	orrespondence address	s			
THE - External control	ORTENED STATUTORY PERIOD FOR REI MAILING DATE OF THIS COMMUNICATION Insions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a compression of the provision of th	N. 1.136(a). In no even reply within the statut iod will apply and will tute, cause the applic	t, however, may a reply be time ory minimum of thirty (30) days expire SIX (6) MONTHS from ation to become ABANDONEI	nely filed s will be considered timely. the mailing date of this commun D (35 U.S.C. § 133).	nication.			
Status								
1)[🛛	Responsive to communication(s) filed on 25	5 May 2001						
'=	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.							
3)								
, —	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)□ 6)⊠ 7)□	Claim(s) 1-12 is/are pending in the applicati 4a) Of the above claim(s) is/are withd Claim(s) is/are allowed. Claim(s) 1-12 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and	Irawn from cons						
Applicat	ion Papers							
9)[	The specification is objected to by the Exam	iner.						
10)[	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
	Applicant may not request that any objection to the	he drawing(s) be	held in abeyance. See	e 37 CFR 1.85(a).				
44)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)[	The oath or declaration is objected to by the	Examiner. Not	e the attached Office	Action or form PTO-15	52.			
Priority (	ınder 35 U.S.C. § 119							
a)	Acknowledgment is made of a claim for forei  All b) Some * c) None of:  1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure See the attached detailed Office action for a light	ents have been ents have been riority documen eau (PCT Rule	received. received in Application ts have been received 17.2(a)).	on No ed in this National Stag	e			
Attachmen	t(s)							
1) 🔼 Notic	te of References Cited (PTO-892)	4	l) Interview Summary					
3) 🔲 Infon	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 er No(s)/Mail Date		Paper No(s)/Mail Da  i) Notice of Informal Pa  i) Other:	te atent Application (PTO-152)				



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## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

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2. Claims 1-7,9,10 are rejected under 35 U.S.C. 102(e) as being anticipated by Richter [DE 1918055A1].

Regarding claims 1,3 Richter discloses a mobile handset comprising

- a housing; see 3 in Fig. 1a
- a transparent area on the housing; see fig. 2 and English translation document page 8, paragraph 3
- a graphical element positioned on the transparent area; see fig. 2 and English translation document page 8, paragraph 3

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- a backlighting source within the mobile handset and constructed to illuminate at least portion of the transparent area; see English translation document page 6, paragraph 6, page 9, paragraph 2

Regarding claim 2, Richter discloses the backlighting source to be an array of light emitting diodes. See english translation document page 4, paragraph 2, page 6, paragraph 6, page 7, paragraph 1, page 9, paragraph 2.

Regarding claim 4, Richter discloses a method wherein the device comprises of at least one layer of opaque coating upon at least a portion of the transparent area. See English translation, page 3, paragraphs 1,2.

Regarding claim 5, Richter further discloses a method wherein the graphical element comprises a negative image (image that is light against a dark background) within the coating. See English translation document, page 2, paragraphs 2,3.

Regarding claims 6,7 Richter further discloses the graphical element to comprise of pad printed graphical element. See english translation document, page 3, paragraphs 4, page 9, paragraph 1.

Regarding claim 9, Richter discloses a method wherein the device comprises at least one layer of an opaque coating on the non-graphics surface area of the housing. See english translation document, page 7, paragraph 1, page 9, paragraph 1

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Regarding claim 10, Richter discloses a method wherein the device comprises at least one layer of an opaque coating on the graphics surface area of the housing. See english translation document, page 2, paragraph 2,3.

Regarding claim 11, Richter discloses a mobile handset comprising:

- a translucent housing having an outer and inner surface; see fig. 2 and English translation document page 8, paragraph 3
- at least one layer of an opaque coating upon at least said outer surface of said housing; See English translation document, page 2, paragraph 2,3
- graphical elements located on at least said housing, said graphical elements comprising a negative image within said coating so as to expose said housing outer surface through said graphical elements; see fig. 2 and English translation document page 2, paragraph 2,3 and page 8, paragraph 3
- backlighting source located within said housing for enhancing visibility of said graphical elements, said backlight source comprising at least one source selected from the group consisting of an electroluminescent panel and an array of light emitting diodes; see English translation document page 6, paragraph 6, page 9, paragraph 2

Regarding claim 12, Richter further discloses handset comprising:

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- at least the front portion of said housing formed from light emitting material; see fig. 2 and English translation document page 8, paragraph 3
- an opaque layer covering selected portions of said light transmitting housing front portion defining the edges of graphical elements; See English translation, page 3, paragraphs 1,2
- the electroluminescent panel arranged within the housing so that visible light is emitted through areas of said housing front portions not covered by said opaque layer. See Fig. 1a-1d and English translation, page 3, paragraphs 1,2; page 4, paragraphs 1-3

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Richter [DE 1918055A1] in view of admitted prior art (page 7, lines 16-21).

Regarding claim 8, Richter as treated in claim 1 discloses all the limitations as claimed.

However he does not disclose a method wherein the housing and the graphical element comprise an in-molded graphical element.

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Admitted prior art teaches the in-molded process to create graphical element on the lousing of the wireless unit. See page 7, lines 16-21.

Therefore it would have been obvious to one with ordinary skill in the art at the time the invention was made to provide the above teaching to Richter as design choice in creating the graphical element on the housing of the wireless device.

## **Conclusion**

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Decker [EP 964417 A2] Article

Article comprising co-injection molded component having integral

light guide

Tamaki [US 2003/0020682] LCD device and LCD panel

Chosa [EP 864 432 A2]

Light emitting device and recording device using the same

Gasper [US 6,001,516]

Copy restrictive color-negative photographic print media

Muggli [US 6,060,157]

Transparent decorative article having an etched appearing

prismatic image thereon

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sujatha Sharma whose telephone number is 703-305-5298. The examiner can normally be reached on Mon-Fri 7.30am - 4.00pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay Maung can be reached on 703-308-7745. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Sujatha Sharma

May 13, 2004

SUPERVISORY PATENT EXAMINER

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